

In re Patent Application of Prem S. PAUL et al. Group Art Unit: 1648 Application No.: 10/618,779 Examiner: Myron G. HILL Filed: July 15, 2003 Confirmation No.: 5988 For: POLYNUCLEIC ACIDS ISOLATED FROM A PORCINE REPRODUCTIVE AND RESPIRATORY SYNDROME VIRUS (PRRSV) PROTEINS **ENCODED BY THE POLYNUCLEIC** ACIDS, VACCINES BASED ON THE PROTEINS AND/OR POLYNUCLEIC **ACIDS**

RESPONSE TO NOTICE OF [ALLEGEDLY] NON-COMPLIANT AMENDMENT AND COMMUNICATION TO THE EXAMINER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In complete response to the "Notice of Non-Compliant Amendment" ("the Notice") mailed July 24, 2006, Applicants respectfully submit that the Notice issued **in error** and request that the application immediately be returned to Examiner Hill for further prosecution. Specifically, Applicants wish to draw the Office's attention to the following facts:

- The allegedly "non-compliant amendment" was not an Amendment. Instead, the July 14, 2006, submission, was a <u>RESPONSE TO</u>

 <u>ELECTION/RESTRICTION REQUIREMENT</u> and was identified as such. "Amendment" does not appear in the July 14, 2006, submission.
- 2. As set forth by the PTO's guidelines on the revised amendment practice (attached as Exhibit A), a claim listing is required in "[a]ny amendment document that includes a change to an existing claim, cancellation of an

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existing claim or addition of a new claim." See Exhibit A, Page 2, Item A5

(emphasis added). Put differently, "a complete claim listing is only required

whenever changes are made to any claims." Id. at Item A10 (emphases

added).

Because the July 14, 2006, submission did not change any of the claims, did 3.

not cancel any claims, and did not add any claims, a complete claim listing

was not necessary.

In light of the foregoing, Applicants respectfully request that the Notice be expunged

from the application and that the application immediately be returned to Examiner Hill for

further prosecution.

However, in an abundance of caution and so as to not delay the substantive

prosecution of this application any further, Applicants provide herewith a substitute Response

to Restriction Requirement, which contains a listing of the claims. Examination of this

application with special dispatch, particularly in light of the pending Request for Interference,

is respectfully requested.

In the event there are any questions related to this Response and Communication,

Applicants' undersigned representatives may be reached locally at (202) 373-6000.

Respectfully submitted,

BINGHAM MCCUTCHEN, L.L.P.

Date: August 11, 2006

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